

Free Trade

**THE YAZOO CITY WHIG.**  
PRINTED AND PUBLISHED EVERY FRIDAY.  
BY J. A. STEVENS.  
On Jefferson street, next door to the offices of  
Messrs. Wilkinson & Miles, and F. W.  
Quackenboss.

**TERMS.**—The Whig will be furnished to subscribers at Three Dollars per annum in advance, or Five Dollars at the end of the year.  
Advertisements will be inserted at the rate of \$1.00 per square for the first insertion and 50 cents for each week thereafter—ten lines or less, constituting a square. The number of insertions required, must be marked on the margin of the manuscript, or they will be inserted till filled, and charged accordingly.

**Business Cards.**

**BELOW THE BAYOU.**  
P. A. OWEN. JAMES THARP.

**OWEN & THARP,**  
RECEIVING, FORWARDING,  
AND  
**Commission Merchants,**  
AND DEALERS IN  
**GROCERIES AND PRODUCE,**  
YAZOO CITY, MISS.  
Aug. 8, 1845—5-ly

**THE WINN HOTEL.**  
YAZOO CITY.

The undersigned takes  
this method of informing the  
travelling public that he has become  
the proprietor of the well known  
Tavern Stand formerly occupied by Mrs.  
Whitman, and having refitted and placed it  
in complete order, is now fully prepared to  
render entire satisfaction to all who may call  
on him. His table will be constantly sup-  
plied with all the substantial and delicate  
articles that the market can afford. Every comfort  
and attention which his personal efforts can  
furnish will be strictly and cheerfully given to  
his guests. His bills will be moderate and  
satisfactory—his assistants attentive; and  
nothing left undone to make the WINN  
HOTEL emphatically the Traveller's Home.

R. M. WINN.  
December 12, 1845. 23-ly

**Private Boarding.**  
**MRS. WHITMAN,** respectfully  
informs her friends and the public,  
that she has opened a PRIVATE BOARDING  
HOUSE in the large White House on Jeff-  
erson Street, first kept by her, where she is  
prepared to accommodate those with board  
and room. One or two small  
families can be furnished with private rooms.  
Transient persons can be accommodated  
with boarding and lodging by the day or  
week. Yazoo City, Oct. 24, 1845. 16-ly

**Notice.**  
We would inform our patrons  
and the public generally, that they  
will find at the Phenix House (the most  
popular Hotel in the City) the very accommo-  
dating proprietors, J. Lamkin & Co., always  
ready with their attentive servants to con-  
vey horses, buggies, &c., to and from this  
establishment to our stable without extra  
charge. Persons wishing any thing in the  
livery business, will apply to us, or J. Lam-  
kin & Co.

BLACKMAN, SCOTT, & Co.  
Aug 15-6-ly

**Professional.**

**Dr. Emory L. Willard.**  
HAVING permanently located  
in Yazoo City, tenders his professional  
services, in all its branches, to the citizens  
of the town and country. In proportion to  
his merit, he hopes to receive their patronage  
and confidence.

Office on Jefferson Street, formerly  
occupied by C. F. Hamer, Esq., where he  
will always be found unless professionally  
absent. Feb 20, 1846. 33-ly.

**Dr. W. P. SAYLE,**  
HAVING established himself  
permanently in Yazoo City, for  
the purpose of practicing Medicine, Surgery and  
Obstetrics—would represent to the public  
that he has had 16 years experience in the  
profession, during which time he has repeat-  
edly performed most of the capital operations  
in Surgery and Obstetrics, viz:—for calculus  
or stone in the bladder, fractured skull, am-  
putations, strabismus and the various forms  
of fatal and dropsical instrumental ob-  
stetrics, &c. His Office is opposite the Post  
Office, where he will be found ready to give  
prompt attention to all cases confided to his  
care. Jan 23, 1846. 29-ly

**LAW NOTICE.**  
ROBERT H. BUCKNER has resumed the  
practice of his profession, and will  
confine himself to the business of the Chan-  
cery Court, Supreme Court and the United  
States Court, held at the city of Jackson.  
Address, Jackson, Miss.  
January 23, 1846. 29-ly.

**CHARLES E. MOUNT,**  
Attorney and Counsellor at Law  
No. 13, Camp Street, New Orleans.  
January 9, 1846. 27-ly.

**Law Notice.**  
Q. D. GIBBS having declined the  
removal lately contemplated by him,  
will practice in the Yazoo, Holmes and Mad-  
ison Circuit Courts, and in the Courts held  
at Jackson. Office in the Insurance build-  
ing. Yazoo City, Nov. 23, 1845. 31-ly.

**LAWRENCE & TURNER**  
Attorneys at Law,  
WILL practice in the Circuit Courts of  
Leake, Attala, Holmes and Yazoo, and  
in the Chancery Court and High Court of  
Errors and Appeals at Jackson. Address  
J. H. LAWRENCE, Yazoo City.  
W. B. TURNER, Yazoo City.  
May 8, 1845. 44-ly.

**F. W. QUACKENBOS.**  
Attorney and Counsellor  
AT LAW.  
Yazoo City, Miss.

**CONTINUERS** to practice regularly in  
the Superior Court of Chancery, High  
Court of Errors and Appeals, Circuit Court  
of the United States at Jackson, Superior  
Court of Chancery, and in the Circuit Courts  
of Yazoo, Holmes and Carroll counties.  
Office in the Insurance building on Jeff-  
erson Street.

# The Yazoo City Whig.

J. A. STEVENS, Proprietor. YAZOO CITY, (MI.) FRIDAY, APRIL 17, 1846. Vol. 10, No. 41—Whole No. 498.

**Government of Mississippi.**  
STATE OFFICERS.  
ALBERT G. BROWN, Governor.  
Wilson Hemmingway, Secretary of State.  
J. E. Mathews, Auditor of Public Accounts.  
William Clark, State Treasurer.  
John D. Freeman, Attorney General.  
J. M. Lewis, Librarian & Keeper of Capitol.  
UNITED STATES OFFICERS, AT JACKSON.  
David C. Glenn, Receiver of Public Monies.  
B. R. Cowherd, Register of the Land Office.

**JUDICIARY.**  
JUDGES COURT OF ERRORS AND APPEALS:  
Wm. L. Sharkey, Chief Justice.  
A. M. Clayton, Associate Justice.  
J. S. B. Thacher, " "  
J. M. Duffield, clerk, resides at Jackson.  
(Sessions, first Monday in Nov. and Jan'y.)

**SUPERIOR COURT OF CHANCERY.**  
Stephen Cocke, Chancellor.  
Rob't Hughes, clerk, residence at Jackson.  
H. Dickinson, vice-chancellor.  
J. C. Alderson, clerk, residence, Holly Springs  
(Session, 1st Monday in June and December).  
(Sessions, likewise, at Columbus & Pontotoc.)

**UNITED STATES DISTRICT COURT.**  
Samuel J. Gholson, Judge, residence, Monroe.  
R. M. Gaines, U. S. dist. att'y Southern Dis.  
The's Fletcher, marshal, residence, Jackson.  
Wm. Burns, clerk, residence, Jackson.  
O. F. Bledsoe, U. S. dist. att'y, Northern Dis.  
And'w A. Kineannon, marshal, res. Colmbs.  
G. M. Ragsdale, clerk, residence, Monroe Co.

**CIRCUIT COURT UNITED STATES.**  
Peter V. Daniels, Judge, residence, Virginia.  
W. H. Brown, clerk, residence, Jackson.  
(Session, 1st Monday in May and November.)

**Government of the United States.**  
EXECUTIVE.  
JAMES K. POLK, of Tennessee, President.  
George M. Dallas, of Pennsylvania, vice president.  
James Buchanan, of Pennsylvania, sec'y of state.  
W. L. Marcy, of New York, secretary of the navy.  
R. J. Walker, of Mississippi, sec'y of treasury.  
Geo. Bancroft, of Massachusetts, sec'y of war.  
Cave Johnson, of Tennessee, postmaster general.  
John Y. Mason, of Virginia, attorney general.

**JUDICIARY.**  
Roger B. Taney, of Maryland, chief justice.  
Levi Woodbury, of N. Hampshire, associate justice.  
Smith Thompson, of New York.  
John McLean, of Ohio.  
Henry Baldwin, of Pennsylvania.  
James M. Wayne, of Georgia.  
John McKinley, of Kentucky.  
John Catron, of Tennessee.  
Peter V. Daniel, of Virginia.

**OTHER OFFICERS.**  
Winfield Scott, major general of the army.  
James Shields, com'r of general land office.  
Edmund Burke, commissioner of patents.  
Seth Barton, solicitor of the treasury.

**Judicial Districts of Mississippi.**  
Arranged according to Act of 1844, and went into  
operation after the late election.

DISTRICTS.	WHAT MONDAYS.	MONTHS.
Wilkinson, 1st	Monday	June and December.
Adams, 1st	"	May and November.
Jefferson, 2d	"	April and October.
Franklin, 3d	"	March and September.
Amite, 1st	"	March and September.
Claiborne, 1st	"	April and October.
Issaquena, 3d	"	April and October.
Sunflower, 4th	"	March and September.
Copiah, 3d	"	May and November.
Pike, 4th	"	March and September.
Lawrence, 1st	"	April and October.
Marion, 3d	"	March and September.
Hancock, 3d	"	March and September.
Simpson, 2d	"	May and November.
Covington, 2d	"	April and October.
Harrison, 1st	"	March and September.
Smith, 3d	"	April and October.
Rankin, 1st	"	May and November.
Scott, 4th	"	April and October.
Tunica, 1st	"	March and September.
Coahoma, 3d	"	March and September.
Bolivar, 2d	"	March and September.
Washington, 4th	"	May and November.
Warren, 4th	"	May and November.
Hinds, 2d	"	April and October.
Jasper, 1st	"	April and October.
Newton, 4th	"	March and September.
Jackson, 3d	"	May and November.
Jones, 4th	"	April and October.
Greene, 4th	"	May and November.
Perry, 2d	"	May and November.
Wayne, 3d	"	April and October.
Clarke, 2d	"	April and October.
Lauderdale, 1st	"	March and September.
Neshoba, 3d	"	March and September.
Leake, 4th	"	March and September.
Yazoo, 1st	"	at 4th in Apr. & Oct.
Madison, 3d	"	at 4th in Apr. & Oct.
Holmes, 5th	"	at 4th in Apr. & Oct.
Attala, 3d	"	at 4th in Apr. & Oct.
Winston, 4th	"	at 4th in Apr. & Oct.
Noxubee, 1st	"	at 4th in Apr. & Oct.
Leake, 4th	"	at 4th in Apr. & Oct.
Monroe, 4th	"	at 4th in Apr. & Oct.
Lowndes, 2d	"	at 4th in Apr. & Oct.
Okfuske, 1st	"	at 4th in Apr. & Oct.
Cloutier, 2d	"	at 4th in Apr. & Oct.
Yalobusha, 4th	"	at 4th in Apr. & Oct.
Tallahatchie, 3d	"	at 4th in Apr. & Oct.
Carroll, 3d	"	at 4th in Apr. & Oct.
Chickasaw, 4th	"	at 4th in Apr. & Oct.
Deaso, 6th	"	at 4th in Apr. & Oct.
Marshall, 1st	"	at 4th in Apr. & Oct.
Tishomingo, 1st	"	at 4th in Apr. & Oct.
Iuwauba, 2d	"	at 4th in Apr. & Oct.
Pontotoc, 2d	"	at 4th in Apr. & Oct.
Lafayette, 2d	"	at 4th in Apr. & Oct.
Ponola, 4th	"	at 4th in Apr. & Oct.

**Bank Note Table, Corrected Weekly.**  
NEW-ORLEANS MONEY MARKET.  
Adapted for Yazoo City Market.

STANDARD SPECIES.	per
Gas Light and Banking Company,	per
Bank of Louisiana,	per
Mechanics and Traders,	per
City Bank of New Orleans,	per
Union Bank,	per
State Bank,	per
Canal Bank,	per
Carroll Bank,	per

REFUTATED BANKS.	per
Exchange Bank,	30 c per do.
Improvement,	30 c do.
Bank of Orleans,	25 c do.
Atchafalaya,	25 c do.
Blue Backs,	37 c do.

LEGAL VALUE OF COINS.	per
Eagle before 1834,	\$10.66
do since 1834,	10.00
Georgia \$5.00	5.00
Sovereigns,	4.86
Napoleon,	3.85
Doublons, Spanish,	5.00
before 1792,	16.25
after 1792,	15.53
French	1.00
4th pieces 2,9	1.00
X Thalers	7.87
X Guilders	3.64

**POSTER.**

**The Birds of Passage.**  
BY E. GALLAUDET.  
High in the air, instinct their guide,  
Speeding, until their home is won;  
By no temptation drawn aside,  
The feathered travelers move on.

From cold and storms they wing their flight  
To southern lands with cloudless skies,  
Where Nature smiles, forever bright,  
And wintry tempests never rise.

I too like them would take my way!  
To warmer regions, 'till the blast  
And withering frost of winter's day,  
With all its gloomy hours, were past.

And when old age comes stealing on,  
And being's sun must coldly shine,  
To some fair clime I would be gone,  
Where Life's spring could again be mine.

**MISCELLANEOUS.**

**Short Patent Sermon.**  
BY DOW, JR.

My hearers, if woman be fickle and  
changeable, the men are more so; or at any  
rate, their changes are more marked and  
conspicuous. Woman is changing all the  
while—just enough to render her company  
agreeable; and if, with her sweets we are  
made to partake of the acid and bitter, she  
is no less sweet on that account. As she  
is to-day, so she will be found to-morrow,  
the same mixture of sugar, spice and lemon  
juice, but sometimes differently proportioned.  
But man! you don't know how to take  
him. To-day he is all sweetness, to-morrow  
all bitterness and the next day an insipidity,  
nothing but sloth, or greasy dish water.

My dear females—be careful how you  
trust those deceitful creatures called men.  
Too many of them have their hearts in their  
pockets. Avarice eats big holes in their  
affection, and their love is but a brushwood  
blaze of passion that burns brightly upon  
the altar of Hymen; but, soon after, ends  
in smoke and ashes. When they get down  
on their marrow bones before you; clasp  
their hands in rapturous agony; mingle tears  
with their smiles; put their paws upon their  
hearts; swear that their whole souls are on  
fire for you aches; that, without you, heaven  
itself were hell, and hell itself of no conse-  
quence; and you eternal constancy—con-  
sider well before you trust them: for as my text  
intimates, what they like at noon they may  
despise before morning. You must know  
them a long while before hand—read them  
(if they be worth reading) as you would a  
book; and then if you think it worth while  
to trust them with your budgets of hope and  
happiness, let them have 'em.

My dearly beloved females—men are  
deceitful beings. Beware of those who are  
lavish in love, but parsimonious in promise.  
They are those who go about tasting but  
never think of making a purchase. Beware  
of them I say! They are gormandizers upon  
fresh virtue; and when hard up, will feed  
upon the very offals of innocence. They  
are fine to look upon, and will answer for  
an hour; but if you depend upon their bland-  
ishments, you lean upon a broken staff.

They will so suck your sweets that you will  
have none left for a future husband. They  
will pluck every blossom from the bush of  
beauty and afterwards turn up their noses  
at the unsightly tree.

My young maidens—I know you all want  
to get married as soon as you enter your  
teens; but it is better to remain single and  
live upon the cold soup of solicitude, than  
to be married to misery, or wedded to woe.  
I have but a poverty stricken opinion of the  
major portion of my sex. They are so cor-  
rupt by the misallied refinements of the  
age—so inflated with pride—so fooled by  
fashion—so afraid of the soil they tread upon  
—so given to cultivating whiskers and mous-  
taches, while their morals are in a wretched  
state for the want of weeding; and so over-  
grown with hair, vanity and laziness, that  
scarcely one out of twenty is any more fit  
to be with a wife, than a hog is with a gar-  
den of flowers. I have sometimes thought  
that women, rum, tobacco and federalism,  
would be the ruin of the country; but when  
I consider how all parties are agreed upon  
the subject of Oregon, I feel that we have  
nothing to fear from either of these four im-  
aginary, if not necessary evils. If the coun-  
try is ever ruined, it will be through the  
cupidity, venality, and vaulting ambition of  
MEN. If it is saved, we must give all the  
glory to WOMAN.

**THE BIRTH OF LOVE.**—Does it require  
long time, days, weeks, months and years  
to enable human beings to love one another?  
Does the heart slowly and suspiciously lay  
up one kind thought after another, till  
the measure is full? Many gentle words  
and kindling smiles pass from the lips, and  
yet the heart remains untouched, and will-  
ing to lose sight of, and to forget, the object  
of its transitory tenderness. It may be so  
with many, for the accidents of time teach  
different lessons, all equally necessary and

wholesome, perhaps, to different hearts; but,  
before human nature has been sorely afflict-  
ed, tried, or deceived, its temper is open to  
kindness and to joy; and, attracted by the  
sympathies of a common nature, why may  
not those who are strangers to-day be friends  
to-morrow? Nor does the deepest affliction  
always close up the fountains of love in a  
human soul. The saddest turn often in sud-  
den restoration to the gay and joyful; like  
light streaming in upon a prisoner through  
the bars of his dungeon, ere the smiles of  
freedom, bedimmed by grief, to the man  
of misery; and he who hugs his sorrow close  
to his soul, will often at once lay down that  
rueful burden, to which he has long clung  
with infatuated despair, at the sight of youth,  
beauty, and innocence, rejoicing before him  
in untamed, fearless, and triumphant bliss.  
There are also often sudden revelations of  
sympathy made between human beings by  
a word, a tone, a look, or a smile; truth is  
then conveyed suddenly and easily into their  
spirit, and from that moment they rest as  
devoid of each other's affection, and each  
other's worth, as much as if they had been  
mutually known for years. If there were  
not these strong and prevailing tendencies  
in our nature, the paths of human life would  
be barren indeed, or the friendships that  
spring up over them would, in general, be  
sown by the hand of interest or self-love.  
But nature follows other processes; and love  
and friendship, at first sight, often spring up  
as necessarily as flowers expand from bud  
into blossom, in the course of a few sunny  
and dewy hours of one vernal morning.

**A BEAUTIFUL PICTURE.**—The annexed  
heart-breaking sketch, which so truthfully  
depicts the result of the maternal influence  
over the infant mind, is from an Italian  
novel, "The Lady of Milan." We would  
that the sentiments of the extract might  
operate every where as a good example:

"A mother teaching her child to pray is  
an object at once the most sublime and ten-  
der that the imagination can conceive. El-  
evated above earthly things, she seems like  
one of those guardian angels, the compan-  
ions of our earthly pilgrimage, through  
whose ministrations we are inclined to good  
and restrained from evil. The image of his  
mother becomes associated in his infant  
mind with the invocation she taught him to  
his 'Father who is in Heaven.' When the  
seductions of the world assail his youthful  
mind, that well-remembered prayer to his  
'Father who is in Heaven' will strengthen  
him to resist evil. When in riper years he  
mingles with mankind and encounters fraud  
under the mask of honesty; when he sees  
confiding goodness betrayed, generosity ridi-  
culed as weakness, unbridled hatred, and  
the coldness of interested friendship, he  
may, indeed, be tempted to despise his fel-  
low-man, but he will remember his 'Father  
who is in Heaven.'"

Should he, on the contrary, abandon him-  
self to the world, and allow the seeds of  
self-love to spring up and flourish in his  
heart, he will, notwithstanding, sometimes  
hear a warning voice in the depths of his  
soul, severely tender as those maternal lips  
which instructed him to pray to his 'Father  
who is in Heaven.' But when the trials of  
life are over, and he may be extended on  
the bed of death, with no other consolation  
than the peace of an approving conscience,  
he will recall the scenes of his infancy, the  
image of the mother, and with tranquil con-  
fidence will resign his soul to his 'Father  
who is in Heaven.'"

**LAW OF MISSISSIPPI.**

An act to regulate the practice of the circuit  
courts of this State, in certain cases.

Section 1. Be it enacted by the Legisla-  
ture of the State of Mississippi, That in  
the trial of all civil suits in the circuit courts  
of this State, the judges of said courts, when  
the counsels or attorneys differ as to the  
law, shall give instructions or charge the  
juries on the points or principles of law ap-  
plicable to the case either before or after  
the argument, or both when requested so to  
do, by either party; and the said judges shall  
not give any instructions or charge until the  
same are first reduced to writing, and when  
so reduced to writing, they shall be given or  
refused, in the words and figures so written  
and if the judge shall alter, change or give  
other charge or instructions than those asked  
for by the parties, such charge, alteration or  
other charge or instruction, shall be first re-  
duced to writing and read by the judge to  
the jury; and in no case shall any judge give  
oral or verbal charge or instruction, but all  
charges or instructions shall be written and  
read to the jury, unless by consent of both  
parties; and the jury shall in all cases at  
the request of either party, take the charge  
or instructions given by the judge to their  
room; and when charges or instructions are  
given or refused, as aforesaid, the same shall  
be noted by the clerk at time, as given or  
refused, and shall be when so noted or en-  
dorsed, a part of the record without any bill  
of exception either on appeal or writ of er-  
ror to the high court of errors and appeals.

Sec. 2. That said judge shall give any  
charge that he may deem necessary for the  
better administration of justice, whether re-  
quested to do so or not, provided, he render  
the same in writing.

Sec. 3. That this act be in force from and  
after its passage.

Approved March 3, 1846.

An act to amend the revenue laws of this  
State.

Section 1. Be it enacted by the Legisla-  
ture of the State of Mississippi, That two  
years from and after the passage of this act,  
are and the same shall be allowed to all per-  
sons within which, to redeem their lands  
heretofore sold for taxes and purchased by  
the State of Mississippi.

Sec. 2. That the owner or owners of the  
land so sold, in order to redeem said lands  
shall only be required to pay sixteen per cen-  
tum on the amount due the State.

Sec. 3. That this act take effect and be  
in force from and after its passage.

Approved Feb. 11, 1846.

An act to authorize foreign guardians, to re-  
move the property of their wards out of  
this State.

Section 1. Be it enacted by the Legisla-  
ture of the State of Mississippi, That when  
any guardian residing without the limits of  
this State, of any minor or minors within the  
age of twenty-one years, or of any person  
non compos mentis, shall desire to remove  
the property of any such minor or minors  
or person non compos mentis, out of this State,  
such foreign guardian shall file in the prob-  
ate court of the proper county, in this State  
a petition under oath, stating that he or she  
is qualified and acting guardian of such mi-  
nor or minors, or persons non compos men-  
tis in the State or territory to which he or she  
desires to remove the property of such mi-  
nor or minors, persons non compos mentis, and  
such foreign guardian shall file with said  
petition copies of his or her letters of guardi-  
anship and guardian bond, properly certified  
and authenticated.

Sec. 2. That upon the filing of such pe-  
tition, in term time, the court shall by or-  
der, appoint some discreet person, guardian  
ad litem, for such minor or minors, or person  
non compos mentis, and shall order citation  
to issue to such guardian ad litem to appear  
and answer said petition on a day to be named,  
which citation shall be served at least ten  
days before the return day thereof; and if  
said petition shall be filed in vacation, the  
judge of probate shall make the orders by  
this section of this act required by fiat to  
the clerk of said court.

Sec. 3. That upon the return of such ci-  
tation executed, and upon the hearing of  
said petition, answer, and such proofs as may  
be submitted, and due deliberation had there-  
on, if it shall appear to the satisfaction of said  
court that the interest of such minor or mi-  
nor, or person non compos mentis, would be  
promoted by the removal of his or her or their  
property, out of this State, said court shall  
grant an order authorizing such foreign guardi-  
an to remove the property of such minor  
or minors, or person non compos mentis, to  
the State in which such foreign guardian shall  
be qualified and acting as such guardian;  
and such order shall be authority to such  
foreign guardian to demand and receive the  
property of such minor or minors, person non  
compos mentis, and the receipt of such for-  
eign guardian shall be a full and perfect dis-  
charge to the person or persons having such  
property in possession: Provided, That con-  
tinuances, writs of error and appeals, may be  
granted as in other cases.

Sec. 4. That upon granting the order for  
the removal of such property, as provided for  
by the provisions of this act, the court shall  
order the letters of guardianship, and guardi-  
an bond filed with said petition, to be re-  
corded; and such bond shall be received in  
evidence as other guardian bonds; and for  
any breach of the condition of such bond, any  
suit or action may be maintained and proce-  
dured, as on other guardian bonds in this  
State.

Sec. 5. That the provisions of this act  
shall apply to the case of any guardian ap-  
pointed and qualified in this State, who shall  
remove out of this State, and become guardi-  
an of the same ward or wards in any other  
State or territory, and shall desire to re-  
move the property of his or her ward or wards out

of this State; and this act shall be in force  
from and after its passage.

Approved Feb. 12, 1846.

An act supplemental to an act entitled an  
act to reorganize the judicial districts of this  
State and for other purposes, approved Feb.  
3, 1844.

Section 1. Be it enacted by the Legisla-  
ture of the State of Mississippi, That all  
writs and process of every description issued  
or to be issued from or returnable to, any of  
the circuit courts in the counties now com-  
posing the first judicial district, which writs  
or process have been or shall be tested either  
in the name of the late or the present judge  
of the said courts, or bearing test of the  
times of the spring or fall terms of said courts  
in the year 1845, either as fixed by the act  
to which this is a supplement, or by the laws  
in force at the time of the passage thereof  
and returnable to the fall terms of said courts  
for the year 1846, either as the same are  
fixed by the act to which this is a supplement,  
or by the laws in force prior to the passage  
thereof, or returnable to the spring terms  
of said courts for the year 1846, shall be deem-  
ed and held to be valid and regular to all  
intent and purposes, and shall not be ques-  
tioned for any irregularities in the particulars  
above specified.

Sec. 2. That the provisions of this act  
shall apply to the several judicial districts of  
this State.

Sec. 3. That this act shall take effect from  
its passage.

Approved Feb. 25, 1846.

An act to amend an act approved February  
24, 1844, entitled an act to amend the  
several acts of limitations, and for other  
purposes.

Section 1. Be it enacted by the Legisla-  
ture of the State of Mississippi, That the  
eighth section of the above recited act be  
extended so as to apply to judgments ren-  
dered without the limits of this State.

Sec. 2. That no record of any judgment  
recorded in any court of record without the  
limits of this State, against any person who  
was at the time of the commencement of the  
suit on which said judgment is founded, or  
at the time of the rendition of such judg-  
ment, a citizen of this State, shall be received  
in any court of this State, as evidence  
to charge such citizen with liability after the  
expiration of three years from the time of  
the rendition of such judgment without the  
limits of this State.

Sec. 3. That this act shall take effect  
and be in force from and after its passage.

Approved March 5, 1846.

An act to settle the construction of the 13th  
section of an act entitled an act to amend  
the several acts of limitation, approved  
February 24, 1844.

Section 1. Be it enacted by the Legisla-  
ture of the State of Mississippi, That the  
13th section of the above recited act shall  
not be so construed as to affect the right or  
impair the lien of any judgment where the  
plaintiff therein, or other person interested  
has been prevented from levying his execution  
by reason of an execution emanating on a  
junior judgment, and the officer thus levy-  
ing such junior execution fails, refuses or  
neglects to sell the property thus levied on,  
on or before the 24th February instant, pro-  
vided said judgment has been enrolled ac-  
cording to existing laws.

Sec. 2. That this act take effect and be  
in force from and after its passage.

Approved Feb. 10, 1846.

**Yearly Advertising.**  
For forty lines or less, renewable at pleasure, \$40.00  
No contract taken for less than one year—and payable  
half yearly in advance.

The privilege of annual advertisers is limited to their  
own immediate business; and all advertisements for the  
benefit of other persons, sent in by them, must be paid  
for by the square.

**Professional Advertisements.**  
For 10 lines or less, not alterable, 2 months, \$3.00  
" 10 do do do 6 months, 5 00  
" 10 do do do 12 do 10 00  
" 10 do do do 24 do 20 00

\*ALL JOB WORK MUST BE PAID FOR ON  
DELIVERY.

of this State; and this act shall be in force  
from and after its passage.

Approved Feb. 12, 1846.

An act supplemental to an act entitled an  
act to reorganize the judicial districts of this  
State and for other purposes, approved Feb.  
3, 1844.

Section 1. Be it enacted by the Legisla-  
ture of the State of Mississippi, That all  
writs and process of every description issued  
or to be issued from or returnable to, any of  
the circuit courts in the counties now com-  
posing the first judicial district, which writs  
or process have been or shall be tested either  
in the name of the late or the present judge  
of the said courts, or bearing test of the  
times of the spring or fall terms of said courts  
in the year 1845, either as fixed by the act  
to which this is a supplement, or by the laws  
in force at the time of the passage thereof  
and returnable to the fall terms of said courts  
for the year 1846, either as the same are  
fixed by the act to which this is a supplement,  
or by the laws in force prior to the passage  
thereof, or returnable to the spring terms  
of said courts for the year 1846, shall be deem-  
ed and held to be valid and regular to all  
intent and purposes, and shall not be ques-  
tioned for any irregularities in the particulars  
above specified.

Sec. 2. That the provisions of this act  
shall apply to the several judicial districts of  
this State.

Sec. 3. That this act shall take effect from  
its passage.

Approved Feb. 25, 1846.

An act to amend an act approved February  
24, 1844, entitled an act to amend the  
several acts of limitations, and for other  
purposes.

Section 1. Be it enacted by the Legisla-  
ture of the State of Mississippi, That the  
eighth section of the above recited act be  
extended so as to apply to judgments ren-  
dered without the limits of this State.

Sec. 2. That no record of any judgment  
recorded in any court of record without the  
limits of this State, against any person who  
was at the time of the commencement of the  
suit on which said judgment is founded, or  
at the time of the rendition of such judg-  
ment, a citizen of this State, shall be received  
in any court of this State, as evidence  
to charge such citizen with liability after the  
expiration of three years from the time of  
the rendition of such judgment without the  
limits of this State.

Sec. 3. That this act shall take effect  
and be in force from and after its passage.

Approved March 5, 1846.

An act to settle the construction of the 13th  
section of an act entitled an act to amend  
the several acts of limitation, approved  
February 24, 1844.

Section 1. Be it enacted by the Legisla-  
ture of the State of Mississippi, That the  
13th section of the above recited act shall  
not be so construed as to affect the right or  
impair the lien of any judgment where the  
plaintiff therein, or other person interested  
has been prevented from levying his execution  
by reason of an execution emanating on a  
junior judgment, and the officer thus levy-  
ing such junior execution fails, refuses or  
neglects to sell the property thus levied on,  
on or before the 24th February instant, pro-  
vided said judgment has been enrolled ac-  
cording to existing laws.

Sec. 2